

THE SUPREME COURT.

DECISIONS RENDERED MONDAY, JANUARY 13, 1890.

Thos. L. E. Blackley, Chief Justice, and M. H. Blackley, Associate Justice, Reported by Peoples and Stevens, Supreme Court Reporters.

Harvey Brothers v. Jewell. Certiorari, from Floyd Attachment. Claim. Admissions. Verdict. Plaintiff in error. Evidence. Practice. Before Judge Maddox.

Blackley, C. J.—1. Possession by the defendant in attachment of the personally attached, in the day of the levy for some time previously, he using and controlling the same apparently as his own, makes a prima facie case against the claimants; and if, in reply thereto, they show only the admission of the defendant in favor of their title, and a surrender of possession to them by him accordingly a few hours before the levy was made, failing to adduce other and more satisfactory evidence which would show their claim well founded, they might have adduced a verdict finding the property subject is not unwarranted.

2. Where the court charged fully and properly on the theory urged by the claimants that the property was purchased for them, and that it never belonged to defendant in attachment, it was not error, as against them, to charge also touching a sale by him to them, although there was no evidence of any such sale except that he delivered them possession.

3. What the objection was over which certain evidence was not admitted does not appear.

4. The order disposing of the certiorari being obviously inaccurate might have been corrected by motion in the court below, without bringing the case to this court; and as the shape of the order in no wise affects the merits, this court will not reverse the judgment, but direct that a proper order be substituted.

Judgment affirmed with direction.

Julius P. Hillier, for plaintiffs in error.

R. H. Harris and Reese & Denny, contra.

Rome & Carroll Construction Company et al. v. Jones et al. Removal to U. S. court, from Floyd. Removal of cause. United States courts. Jurisdiction. Before Judge Maddox.

Blackley, J.—Under act of congress approved March 3, 1887 (Stats. S. 1887, 283, p. 552), where removal to the circuit court of the United States is sought by a non-resident of a cause pending in the state court on the ground of local influence and prejudice, the application should be made in the first instance to the circuit court, and not to the state court; and if upon the removal of the application, the circuit court shall be of the opinion that the applicant cannot receive justice in the state court on account of such influence or prejudice, it may direct the removal of the cause.—33 Fed. Rep. 114; 34 Id. 223; Speer Rem. Cas. 64.

The mere filing in the state court of the petition for removal and bond, was not itself a removal of the cause. Until the United States court acquired jurisdiction, the same was retained by the state court, which could allow the plaintiffs to amend by striking from their declarations the name of the defendant alleged to be non-resident.

Judgment affirmed.

Dabney & Fouché and R. F. Lyon, for plaintiffs in error.

Alexander & Wright, Wright, Meyerhaas & Wright, Blance & Noyes, Dean & Smith, and J. J. Northcutt, contra.

Cleghorn v. Smith. Complaint for land, from Floyd. Estates. Title. Deeds. Before Judge Maddox.

Simmons, J.—A marriage settlement executed in 1877, stipulating that all the property of the wife should remain her separate, and not subject to the control or liabilities of the husband, but that she should vest in a trustee to hold for the benefit of the wife during the coverture, and upon her death to go to her children free from the trust, or if she should outlive her husband, the title revert to her in fee; and it appearing that the wife died before the husband died, a sale by her and the trustee passed only an estate for her life.

Judgment affirmed.

Dabney & Fouché, W. M. Henry and W. W. Brooks, for executor and trustee. Estoppel. Before Judge Miller.

Simmons, J.—The claim of a creditor holding the title to land, as security for money advanced to and used by the debtor to pay the balance of the purchase price thereof, ought to prevail over that of a subsequent general judgment creditor, or one claiming for distribution of money arising from levy and sale of the land under order, §386. If usury were charged the debtor by the creditor holding the title as security, yet the judgment creditor should have the money to take up notes for the balance of the purchase price of the land, some of which notes were taken up from the judgment creditor. 75 Ga. 82.

Judgment affirmed.

W. K. Moore and T. Starr, for plaintiff in error.

R. J. & J. McCamy and W. C. Martin, contra.

Williams v. Borne, trustee. Rule from Floyd. Homestead. Constitutional law. Waiver. Subrogation. Indorsement. Debtor and creditor. Equity. Interest and usury. Before Judge Maddox.

Simmons, J.—Under the present constitution, a homestead may not be sold for money borrowed and expended in improvements upon the same land, but it may be sold for money borrowed and expended in improvements upon the same land, if the money was used to pay off a balance due for the purchase price of and secured by mortgage, and the lender of the money stood in the place of those two mortgages and was entitled to be paid in preference to a homestead for the debtor.

(a) The general rule that purchase money, notes transferred with a release of present or future interest, does not constitute a mortgage, but that the holder becomes no more than an ordinary creditor, does not apply in this case, as between that holder and the debtor himself, especially as they were secured by mortgage creating a lien for the purchase money, which lien was discharged by the money borrowed. 80 Ga. 745, and 75 Ga. 173, distinguished.

3. That the lender of the money used to pay off the prior mortgage was charged usury, did not deprive him of the equitable rights resulting from the application of his money to the discharge of the mortgages, the discharge of which was requested by the debtor himself, and homestead at all which would be free from incumbrances. 70 Ga. 837.

Judgment reversed.

Dean & Smith for plaintiff in error.

C. N. Featherston and W. W. Brooks, contra.

Supreme Court of Georgia—October Term, 1889.

Order of circuits, with the number of cases remaining undispensed of.

Flint, C. J.—15 Albany.....20
Macon.....20
Chattahoochee.....10
Brunswick.....11
Fulton.....10
Savannah.....10
Waynesville.....10
Total.....100

PROCEEDINGS YESTERDAY.

Judgments of affirmance were rendered in Rome and Carrollton Construction Company vs. Jones et al. from Floyd.

Cleghorn v. Smith, from Floyd.

Harvey v. Jewell, from Floyd.

Hill v. Cole, from Floyd.

Messrs. H. W. Hill, H. A. Hall and B. L. Tinsler were admitted to practice at the bar.

Cases argued or otherwise disposed of:

No. 1. Hines vs. State, from Campbell. T. W. Latham for plaintiff in error. F. H. Brewster, contra.

No. 2. Crawford vs. State, from Carrollton. Dismissed.

No. 3. West vs. State, from Coweta. F. P. Smith and G. A. Carter for plaintiff in error. T. A. Atkinson, solicitor-general, contra.

No. 4. Stokes vs. State, from Coweta. F. P. Smith, for plaintiff in error. T. A. Atkinson, solicitor-general, contra.

No. 5. Harris vs. State, from Moriwether. H. W. Hill, for plaintiff in error. T. A. Atkinson, solicitor-general, contra.

No. 6. Carr vs. State, from Campbell. T. W. Latham for plaintiff in error. F. H. Brewster, contra.

No. 7. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 8. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 9. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 10. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 11. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 12. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 13. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 14. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 15. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 16. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 17. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 18. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 19. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 20. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 21. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 22. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 23. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 24. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 25. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 26. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 27. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 28. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 29. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 30. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 31. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 32. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 33. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 34. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 35. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 36. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 37. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 38. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 39. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 40. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 41. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 42. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 43. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 44. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 45. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 46. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 47. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 48. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 49. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 50. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 51. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 52. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 53. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 54. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 55. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 56. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 57. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 58. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 59. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 60. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 61. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 62. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 63. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 64. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 65. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 66. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 67. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 68. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 69. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 70. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 71. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 72. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 73. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 74. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 75. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 76. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 77. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 78. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 79. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 80. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 81. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 82. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 83. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 84. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 85. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 86. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 87. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 88. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 89. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 90. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 91. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 92. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 93. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 94. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 95. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 96. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 97. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 98. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 99. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 100. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 101. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 102. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 103. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 104. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 105. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 106. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 107. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 108. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 109. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 110. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 111. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 112. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 113. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 114. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 115. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 116. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 117. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 118. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 119. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 120. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 121. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 122. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 123. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 124. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 125. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 126. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 127. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 128. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

No. 129. Thompson vs. Dodd Bros., from Meriwether. Atkinson & Hall, for plaintiff in error. G. A. Carter, contra.

ON TRIAL FOR LIFE.

OLD MAN JIM BONE IN COURT YESTERDAY.

Charged With Murder in the First Degree—Admits Shooting Mr. Woodward, but Says it was Justifiable.

On trial for murder! Seven lives to answer for one! Old man Jim Bone, Lem Bone, Mrs. Bone, Mrs. Buckalew, Jessie Bone, young Jim Bone and Jim Buzbee, were placed on trial yesterday for the killing of Mr. James F. Woodward, the latter part of December last.

The readers of THE CONSTITUTION are familiar with the details of the case, and what has been the corner's inquest, and the subsequent imprisonment of the Bone family and their associates, Buckalew and Buzbee.

Few crimes have been surrounded by more peculiar circumstances, and in Fulton county, fewer yet have been attended by more interest throughout the various stages of the investigation.

Even yet, notwithstanding, old man Bone's confession of the killing, a cloud of mystery hangs over the death of Mr. Woodward. The further the coroner's jury went into the crime, the more complicated it grew, until it seemed that not only the old man but all his family, from the gray-haired wife to the tottering eighty-year-old, were participants in the crime. And not only the Bone family but even their connections were held for complicity.

"I SHOT MR. WOODWARD," said old man Bone, before the coroner's jury. "I did it, and no one is to blame. Now, prove it," he said to the jury, yesterday. Admitting the deed at one inquest, he challenges the proof at another. Vindicating his family and friends in one instance, in another, he is content to see them stand before a court of justice to be convicted or exonerated along with himself.

So goes the history of the case all the way through. Already contradictory evidence and corrected statements have figured conspicuously in the investigation, and of the witnesses examined yesterday, one—an important one—boldly and openly admitted that he had sworn one thing, yesterday he said he had sworn the other, and he was sworn to a directly opposite fact. Another, and one upon whom the prosecution had staked much, was so guarded and careful in his utterance as to excite suspicion as to his sincerity.

One of them was W. H. Vaughan, the man who loaned Bone the deadly pistol, and the other was Ellen Twilley, the girl who has been of the Bone household for several years, and who is a very important witness. Two weeks ago Vaughan swore he did not lend Bone a pistol; yesterday he said he did. Ellen Twilley was several times entrapped into counter-statements, though in the main her deviations are not so far material.

JURYMAN CLARK sat on the bench at yesterday's trial, which was held in the criminal superior court room. Solicitor Charles D. Hill appeared for the state, assisted by Colonel W. C. Glenn. The defendants were represented by Hon. James A. Gray and Mr. Frank Walker.

When court was opened the room was filled with an interested, inquisitive crowd of spectators, remaining in that condition until a recess was taken at 5 o'clock yesterday afternoon. During the drawing of the jury and until the work of taking testimony began, all the defendants were present in the courtroom, except Mr. Buckalew, who, on account of a slight indisposition, remained at the jail.

The five prisoners, together with the youngest of the Bone family, Chalmers, an innocent-faced little fellow of eight, sat in a row, facing Judge Clark, with the old man a few feet in front earnestly conversing with his attorneys. Mrs. Bone and Jessie sat at the end of the row, and Jim Bone and Buzbee at the other, and the baby Bone, who was in court solely because there was no place to take care of him at home, while his parents were locked up in Fulton county jail, dividing them. Lem Bone also occupies a seat on the row.

THE PRISONERS' THIN APPEARANCE. Old man Bone was the only one of the entire family who displayed any emotion or uneasiness. He sat with bowed head and hands continually moving from one part of his person to another. His eyes, which are set in a face rugged and begrimed with age, were haggard and strained looking, nervously glancing from side to side and judging the jury, and back to judge again. He wore a rough suit of blue, a faded gray flannel shirt, with a well-worn slouch hat—his Sunday clothes, his counsel said. The old man smoked tobacco incessantly, and his nervous excitement seemed to be bent on expending itself in the ceaseless working of his jaws.

Jessie Bone was neatly dressed, wearing a dark brown suit, trimmed in fur, and a stylish-looking beaded turban. The old woman was rather shabbily clad, wearing a great broad-brimmed straw hat, from beneath which her deep-set little eyes peered out with a hard, cynical expression. She sat perfectly still during her presence in the courtroom, never manifesting any outward signs of interest in the proceedings, and seemingly oblivious of her surroundings. Her mouth was just such a picture as one would expect to see in the face of a woman who has been a criminal for years.

One of the most noticeable in this group of criminals was Jim Buzbee. He was evidently greatly excited, laboring under a mental condition too strong for concealment. Nervous and restless, constantly changing his position, there was a particular form of agitation, remarkable in its peculiarity. His teeth, white and shining, were tightly clenched, but twitching as regularly as clock-work, his lips would open, showing the white rows of teeth inside. The effect was startling and produced anything but a pleasant and favorable impression on the spectators.

STRIKING JURORS. Five panels of jurors were exhausted before twelve unbiased and acceptable men were secured. The striking occupied the time of the court from assembling until twenty minutes to 3 in the afternoon.

Old man Bone took an active interest in the selecting of the jurors, and before each was accepted he conferred at length with his lawyers.

The defense struck nineteen jurors, the state three, and thirty-nine went out for cause. When the jury was finally completed, after an extra panel had been secured from among the crowd in the court room, from which last panel four men were taken, it was composed of the following, of whom the major portion are farmers: John W. Thompson, James Hornsby, James E. Herndon, H. H. Jackson, Daniel F. Pate, Charles M. Senthel, W. W. Herring, Samuel E. Beall, S. B. Threlkeld, J. A. Goodson, J. H. Murphy and J. B. Caldwell.

THE INDICTMENT. When the jury had been completed, each man before his acceptance, besides the regular formula being required to answer the question of relationship to either the dead man or any of the prisoners. Solicitor Hill read the bill of indictment returned by the grand jury.

The indictment charged old man J. C. Bone with the murder of Mr. J. F. Woodward, principal in the first degree, and Mrs. Bone, Jim Bone, Lem Bone, Jessie Bone, Mrs. Buckalew and Jim Buzbee, principals in the second degree. On another count, all but the old man were charged with being accessory before the fact and on another as accessories after the fact. All of which was contrary to the laws of the state of Georgia, the peace, good order and dignity thereof.

Mr. Gray for the defense, then announced himself ready, and the work of taking testimony was begun. The defense asked that each prisoner be tried separately, and the solicitor agreed, designating the old man as first for trial.

All the other prisoners and witnesses were put under the rule, and Mr. DR. H. HOWELL, the first witness, was put on the stand. His testimony was a repetition of what he stated before the coroner's jury, and a repetition of which, in detail, would be useless, as the public is already familiar with the story of the shooting.

In brief, Dr. Howell had dressed Mr. Woodward's wound after he had arrived at the Forsyth street boarding house, he from the first believed the shot to be fatal, but had not told Mr. Woodward so, nor had anyone else so informed him in his presence, and he did not think the wounded man was

conscious of his condition. Dr. Howell cut the ball from Mr. Woodward's back, it having entered in front and coming clear through the front between the seventh and eighth ribs, and also identified the size of the pistol that made the wound by the ball, which he had preserved. He said the dead man and his assistant had evidently faced each other when the shot was fired, and further, that the muzzle of the pistol, judging by the powder on Mr. Woodward's clothing, could not have been more than three or four inches from him.

Mr. Woodward had told him nothing about the shooting, because he (Dr. Howell) did not care to know it, and to his knowledge he had not told anybody else, at least not in his presence, and he had forbidden the patient from talking.

On cross examination Dr. Howell was asked if he had seen a picture of Jessie Bone in Mr. Woodward's pocket or on his person. He replied emphatically that he had not.

W. B. WALKER, a fireman at No. 1 engine house, was the second witness.

His evidence was the same as has already been printed. Old man Bone had asked him for a pistol "to shoot a damn rascal," but not having one, the request was refused.

"Did he tell you he was going to shoot?" asked Mr. Walker for the defense.

"No, sir."

"Would you not have given notice of the threat to the police?"

"Yes, but I thought Bone was only fooling, that he was just mad at somebody, and then I did not ask him to go to the police."

Walker heard the shots about half-past 11 o'clock on the night of the 26th of December, a few hours after he had been asked by Bone for a pistol.

W. H. VAUGHAN, a car coupler in the East Tennessee yards was introduced.

It was from him that Bone had borrowed the pistol on the evening of the shooting—a 38-caliber initiation Smith & Wesson, double action, self-loading.

"What did Bone say when he wanted the pistol?" he was asked.

"To go out in the country and have some fun, was what he told me."

"Next morning?"

"Was it in the same condition as when you loaned it?"

"No, when I let Bone have it, it was loaded full—five chambers—when it came back two had been fired off."

"What did Bone say when he returned the pistol?"

"He said, if he had known what was going to happen, he would not have borrowed it for a thousand dollars, that his best friend, Mr. Jim Bone, had been shot that night, and he expected the shooting would be blamed on him. He also said, if I told about lending him the pistol, I would be held equally responsible. That's why I was afraid."

Mr. Walker, in cross examining, asked Vaughan if he hadn't sworn before the coroner's jury that he had not loaned Bone a pistol, and if he hadn't perjured himself.

"Yes," he replied, "but I was frightened."

"Did Bone tell you that he borrowed the pistol to shoot Woodward?"

"No, sir."

"How did it happen that you let Bone have the pistol when he was almost a stranger to you?"

"He had asked a switchman for one, and the switchman sent him to me, both approaching me together."

Judge Clark asked the witness, before he came down, who that switchman was.

"Mr. Garrett," he replied.

C. F. GARRETT, another yardman, the man whom Bone had asked for a pistol, when he was referred to Vaughan.

He said the pistol loaned by Vaughan, and recognized that showed him in court as the same one. When Bone asked him for one he stated that he wanted to go out in the country to have some fun.

ELLEN TWILLEY, the girl who has been living in the Bone family for the past three or four years, was the last witness yesterday.

There was nothing new in her testimony, but in several places it was slightly inconsistent. She testified that Mr. Woodward came to see Jessie Bone, and that his visits were known to old man Bone. The night of the shooting the old man had told her that he intended to kill Mr. Woodward, and shortly after hearing the shot fired he came to the front porch, and calling her out, said he had carried out his threat, and had shot Woodward in the breast; that if she said anything about it, he would kill her, too.

She described the scenes at the Bone residence that evening, her statement as to which arrived first, Bone or Woodward, being very much mixed. She was in Jessie's room, and her and Mr. Woodward ten minutes before, and until the latter left. Mr. Woodward had furnished Jessie's room, but the furniture was not there now.

Before Mr. Woodward left the house old man Bone had showed her and Mr. Buckalew a pistol, and told them he was going to kill him. She had not warned Mr. Woodward, but let him go out and be shot.

Ellen Twilley occupied the stand a considerable time, but when court adjourned at 5 o'clock her examination had not been completed. She will be put on the stand again this morning.

MRS. RHODES'S FUNERAL. Laid to Rest by Loving Hands in Oakland.

Mrs. Wallace Rhodes was laid to rest by loving hands in the quiet precincts of lovely Oakland yesterday afternoon.

At 3 o'clock the funeral services were conducted by Rev. Dr. Hatcher, at the Second Baptist church, in a most affecting manner. A large concourse of friends assembled to participate in the last sad rites, and the pallbearers were Judge W. M. Pendleton, Mr. A. C. Briscoe, Mr. A. D. Adair, Mr. Andy P. Stewart, Mr. Ed F. Shropshire and Mr. W. M. Middlebrooks.

The floral tributes were chaste and beautiful, and a long procession of sorrowing friends followed the casket to its last resting place.

Young Kutzman Buried.

The funeral of young Puro Kutzman occurred from the residence of his mother yesterday. It was largely attended by the sympathetic friends of the bereaved mother, whose loss is so deeply felt.

Buried Today.

The remains of George H. Crawford, the United States prisoner who died Sunday, will be laid to rest in Westview cemetery today. It was at first intended to send the body to his old home, but his friends finally concluded to have them interred in Atlanta.

Mrs. Long's Funeral.

The funeral of Mrs. Nancy Long, the mother of Mrs. Cox, will occur from the residence, No. 10 Jenkins street, today. Mrs. Long was a most estimable lady, and she lived a long and useful life. She was eighty-six years old at the time of her death.

A Young Man's Death.

Yesterday at 2 o'clock, young Frank Green, the nineteen-year old son of Mr. T. L. Green, No. 305 East Fair street, died of pneumonia. He was a carriage trimmer for N. C. Spence, and was able to go to Sunday. Yesterday he grew suddenly worse and died. The funeral occurs today.

PERSONAL.

Mrs. T. E. Canthorn and Miss Lillie Goldsmith are visiting friends in Augusta.

COLONEL J. D. HARRILL, of Decatur county, was in the city on business yesterday.

HON. WALTER HILL, the able young legislator from Meriwether, spent yesterday in Atlanta.

C. J. DALIEL, furniture, wall paper, window shades, 64 Marietta street. Telephone 77.

DR. W. S. ANKERSTOWN has removed his office to No. 138 Washington street.

DR. M. W. MANAHAN has removed his place of residence from 25 North Forsyth to 148 Ivy street.

No. 305 East Fair street, died of pneumonia.

THE EVERETT, the largest and finest hotel in Jacksonville, give the best accommodations for three to four dollars per day, and is well managed.

MR. WALLIS B. GLOVER, of the flourishing book and stationery house of Orr & Glover, has gone on a brief visit to his brother, Mr. J. H. Glover, Jr., in Newark, O. Mr. Glover expects to visit some of the large western cities on his route before returning to Atlanta.

JEFFERSON, Ga., January 13.—[Special.]—Judge H. W. Bell has sold his elegant suburban home to Mr. King, of Franklin county, for \$7,000. This is one of the best improved farms around here.

THE L. AND N.

THE PURCHASER OF THE ROME AND DECATUR.

It Has a Charter to Atlanta and Will Extend—Big Developments Expected—What This Would Mean.

The Louisville and Nashville is knocking at the door. If reports are true, the Louisville and Nashville railroad has bought the Rome and Decatur, and through an extension of that road, will make an entrance to Atlanta, Augusta and other parts of Georgia.

For a long time prior to its sale, the Rome and Decatur was looked upon as the basis of important railroad developments in Georgia, and the name of the purchaser was awaited with a lively interest. When it was announced that the Louisville and Company had bought it everybody was nonplussed.

About the first thing that appeared certain was that the East Tennessee had not bought it. Then there was a rumor that the Louisville and Nashville system was the purchaser. For a day the people in Rome were jubilant over that report, as they thought an entrance of the Louisville and Nashville meant great developments for them because of the large coal fields that system tapped eighty miles west of them on Sand mountain.

Then the rumor was denied, and since that time the future of the Rome and Decatur has been in the dark, so far as the public was concerned.

At last it seems to be settled that the Louisville and Nashville road is the purchaser. The Tribune of the Rome states this to be a fact, and says its authority is a prominent Anniston man who also gives the information that the Louisville and Nashville has bought the Anniston and Atlantic and the Anniston and Nashville, two roads running into Anniston from Attala and Sylvauga. These two joining the Rome and Decatur at Attala would, after its completion, open up the immense tonnage of Anniston to the Louisville and Nashville, while the Rome and Decatur opened up Georgia.

There is good reason to believe that the Tribune's information is correct. Last fall secured a charter for the Alabama and Georgia Coal, Iron and Railroad company. This charter, which is at the disposal of the Louisville and Nashville people, conveys the right to build a railroad from Atlanta westward to the state line, at a point about where the Rome and Decatur crosses. The route lay either by Rome or Decatur. It is understood that this charter was procured with a view to building an independent line into Georgia by such a route that the Rome and Decatur could be made a part in case it came into the hands of the Louisville and Nashville people. It appears now that they have carried out their idea, and, having acquired the Rome and Decatur, will extend it to Atlanta and thence make its entrance into Georgia by an independent line.

As is well known, the Louisville and Nashville company has a half interest in the lease of the Georgia railroad, and would be able to make the same traffic arrangements over that line as the Central. They also have, by their interest in the Georgia franchise, an interest in the Atlanta and West Point road. Once in the hands of the Louisville and Nashville, and Macon over the Georgia, and would make connection over the West Point road with the main stem at Montgomery.

The Rome and Decatur is in operation from Rome to Attala, Alabama, on the Alabama Great Southern railroad. Seventy miles more complete the gap to Decatur, where it taps into the Louisville and Nashville system.

The same distance will extend the line to Atlanta. Adding fifty-five miles, the present length of the road from Rome to Atlanta, will have 130 miles from Atlanta to Decatur, Ala., making a line about fifty miles shorter than any existing route.

The mineral connections of the Louisville and Nashville and its liberal policy in development will make it an immense factor in building up the manufacturing interest of northwest Georgia, where a direct connection with coal mines only eighty miles off would give a tremendous stimulus to industry.

Atlanta would be able to lay hands on the trade of the Tennessee valley, and would gain not only another competing outlet, but would give a short and quick route for the immense western traffic that comes into the state every year.

Rome would get a great boom from such a road. Her trade area would be greatly widened westward, and the tremendous iron ore deposits on Dillseller and other ridges that would be developed by iron furnaces, and become a magnificent basis for trade and manufacture in everything made of pig iron.

The Louisville and Nashville would open a direct connection with, virtually, all the mines of the Birmingham region. The Birmingham Mineral road, owned by the Louisville and Nashville, has ramifications all through that country in the coal and iron districts.

Two More Daily Trains. Early in February the Richmond and Danville will put on a vestibule limited train between Atlanta and Washington, making three daily trains between those points. It connects in Washington with the Pennsylvania line, and the schedule between New York and Atlanta is the fastest ever known, the trip being made in a little over twenty-five hours.

At the same time the Georgia Pacific will put on a train to connect with this, leaving Atlanta about eight or half past a. m. Such a change has been needed for a long while past. It has been impossible to go to Birmingham—or Austin—except in the afternoon, and then it is impossible to come back the same day. With the new schedule in operation on leave Atlanta over the Georgia Pacific in the morning and come back that same evening.

TENNESSEE, Ga., January 13.—[Special.]—The annual meeting of the stockholders of the Wrightsville and Tennille railroad, was held at Tennille today. The following directors were elected to serve for the ensuing year: W. B. Thomas, G. W. Perkins and J. W. Smith, of Tennille; J. S. Wood, and E. McIntyre, of Savannah; R. L. Warthan and O. H. Rogers, of Sandersville, and Charles Hicks, of Dublin. The directors elected the following officers: W. B. Thomas, president and superintendent; W. C. Matthews, treasurer; F. H. Robertson, auditor. The stockholders and their families took advantage of the meeting, and visited our town in large numbers.

Macon and Birmingham Case. A very interesting case, especially interesting to M. and B. stockholders, came up from Upon county. The ordinary of that county has refused the application of the Macon and Birmingham railroad company to appoint assessors to fix right of way and damages through the property of J. S. Stamps. The refusing was based on the fact that the charter does not authorize the road to run on that line. A mandamus was applied for.

A New Schedule. The East Tennessee, Virginia and Georgia will issue a new time card next Sunday, January 19th. It is understood that several changes will be made affecting Atlanta travel, but just what they will be is not yet known.

A Change of Name. The following circular has been issued by the President of the Louisville and Nashville Railroad, CHARLES T. SUMNER, of New York: January 6, 1890.—The Louisville and Nashville Railroad has been extended from Vance's to Sumter, S. C. The name of the road is changed to Charleston, Sumter and Northern railroad.

Stations on the new line are: Merriam, St. Paul, Summerton, Silver, Packville, Tindal and Sumter.

The Last Spike. Saturday morning at Graces, four miles south of Graces, the last spike of the Birmingham Mineral road was driven. The new branch, which has been under construction for several months, extends from Graces City around the south edge of Red mountain to Graces, a distance of ten miles. It reaches a number of new ore mines now being opened. Two of these

mines, owned by the Pioneer Mining and Manufacturing company, are in operation. The new branch will be turned over to the operating department of the road, and trains will be placed on it on the 25th inst. There is yet some work in the way of surfacing up the track to be done, which will delay the putting on of trains until that time.

Under One Head. C. P. Shober, traveling passenger agent for the Richmond and Danville, with headquarters at Montgomery, was in Atlanta yesterday.

The Reading Railroad company has issued an order—an official order—requiring its uniformed employees to keep their coats buttoned at all times while on duty. The penalty is discharge from the service.

Engineer Fraser is surveying on the line of the Anniston and Atlantic, preparatory to making that road a standard gauge.

This sounds a little unreasonable, but a newspaper in Anniston, Ala., vouches for it: "The Onusta accommodation on the Birmingham Mineral has not been one minute late in the past year's daily run."

Not less than 95 per cent of fatal railway accidents are caused by carelessness and drunkenness, and less than 5 per cent can be classified as occurring from causes beyond human control.

Pullman's Palace Car company employs 11,063 hands, who are paid nearly \$5,000,000 per year. The average wages being about \$50 per month. In the Pullman Loan and Savings bank there are 1,200 depositors, nearly all employees of the Pullman works; credit to each depositor, about \$340. This company supplies with sleeping cars 117,854 miles of the 169,000 miles of railroad in this country, and during the last year increased the mileage supply by 11,725 miles. The surplus of the company is officially stated at \$15,000,000.

How can you tell how fast a train is going? This is the answer a railroad man gives: "Every time the car passes over a rail joint there is a distinct click. Just count the number of truck clicks in twenty seconds, and you have the number of miles the train is going per hour. This is a simple matter of arithmetic, as the length of the rail is uniform."

The Nashville, Chattanooga and St. Louis has issued a new southern tariff and tariff of arbitraries effective January 16th. The tariffs supersede all previous supplements, but there are no special changes made in rates.

The Mallory line steamers, now running between New York and Brunswick, make the trip in exactly sixty hours.

Gone to Savannah.—Mr. T. M. Giddens leaves today for Savannah where he goes to accept a position under Mr. Starr, superintendent of transfer, Central road. Mr. Giddens has many warm friends in Atlanta who will regret to lose him. He is a thorough gentleman and Savannah will gain in him a valuable citizen.

Hood's Sarsaparilla cures catarrh by expelling impurities from the blood, which is the cause of the complaint. Give it a trial.

"Purity—Strength—Perfection."

CLEVELAND'S SUPERIOR Baking Powder.

ABSOLUTELY THE BEST.

All the ingredients used in making this powder are published on every label. The purity of the ingredients and the scientific accuracy with which they are combined render Cleveland's superior strength and efficiency to any other baking powder manufactured.

Food raised with this powder does not dry up, and is made with baking powder containing no ammonia, but keeps moist and sweet, and is palatable and wholesome. Hot biscuits and griddle cakes made with it can be eaten by dyspeptics with impunity.

It does not contain ammonia, alum, lime or any other injurious substance. It is sold by Government and State Chemists, Boards of Health, and eminent authorities.

CLEVELAND BAKING POWDER CO. 81 and 83 Fulton Street, New York. aug1 dly to th sat up and n r m f r m 5 p

SICK HEADACHE! Positively Cured by these Little Pills.

They relieve Pains from Dyspepsia, Indigestion and Too Hearty Eating. A perfect remedy for Dizziness, Nausea, Drowsiness, Bad Taste in the Mouth, Coated Tongue, Pain in the Side, TORPID LIVER, &c. They regulate the Bowels and prevent Constipation and Piles. The smallest and easiest to take. Only one pill at a dose. Purely vegetable. Price 25 cents.

CARTER MEDICINE CO., Prop'rs, New York.

A THOUSAND AND ONE REDUCED PRICES.

There is nothing in the Crocker, Glassware, Stationery and general Brice-a-Brae line we have not got. We know it is difficult to

SELECT A PRESENT.

But our variety is so exhaustive that the most fastidious can find something to suit them. It is useless to fret and fret about it, but come right along and examine OUR STOCK and see for yourself. We will show our goods with pleasure whether you buy or not. Let those who want Christmas Presents "come and see."

DOBBS, WEY & COMPANY, PEACHTREE STREET.

THE BEST. There is a certain grade of flour. Whose qualities create surprise; Housewives tell of its purity, And the cook for "Regal Patent" cries.

Many grades rise on the horizon Of the grocery mart, But "The Regal Patent" is the flour Dear to the baker's heart.

No other flour is half so cheap, Nor yet one-half so pure; And when other grades are forgotten are, "The Regal Patent" shall endure.

Each dealer thinks his flour the best; They have the right, I'm sure; Put "The Regal Patent" to the test, You'll find it white and pure.

"The staff of life" is bread, It should be sweet and white; The Regal Patent will make it so, And very pure and light.

If you would have good bread, Your table to adorn, Buy "The Regal Patent Flour" From your grocers, Hoyt & Thers.

Never put off till tomorrow What you should do today; So hasten to buy "Regal Patent Flour," Ere others stock the way. Jan 4-5 p

BAKING POWDERS.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

ROYAL BAKING POWDER.

AMUSEMENTS.

TRINITY CHURCH.

Tuesday Night, January 21st.

MRS. SCOTT SIDMONS.

Dramatic Recitals!

Mrs. Siddons' genius and beauty have made her famous on both sides of the Atlantic.

FINANCE AND COMMERCE.
BONDS, STOCKS AND MONEY.

CONSTITUTION OFFICE.
ATLANTA, January 13, 1890.
New York exchange buying at par and selling at 1/2 premium.
Money easy at 8 per cent.

STATE AND CITY BONDS.	Bid.	Asked.
New Georgia 4s 20 year	119 1/2	120
Georgia 7s gold	102	103
Georgia 7s 1890	106	107
S. C. Brown	106	107
Savannah 5s	107	108
Atlanta 8s 1890	107	108
Atlanta 8s 1892	104	105
Atlanta 7s 1890	111	112
Atlanta 6s long date	113	114
Atlanta 6s short date	106	107
Atlanta 6s long date	107	108
Atlanta 4 1/2s	100	101
Atlanta 7s long date	113	114
Macon 6s	114	115
Columbus 8s	100	101
ATLANTA BANK STOCKS.		
Atlanta Banking company	120	121
Germania Loan and Banking Co.	120	121
Merchants Bank	120	121
Bank of the State of Georgia	120	121
Gate City National Bank	120	121
Capital City	120	121
Lowry Banking Company	120	121
Merch. & Mfg. Bk. & L. Co.	120	121
Atlanta Trust and Banking Co.	120	121
Traders Bank	120	121
Railroad Bonds.		
Georgia 6s 1897	105	106
Georgia 6s 1900	112	113
Georgia 6s 1902	112	113
Central 7s 1893	106	107
Charlotte, Columbia and Augusta	108	109
Atlanta and Charlotte	108	109
Atlanta and Charlotte Income	109	110
Western of Alabama	109	110
Georgia Pacific	109	110
America, Freeport and Gulf	109	110
Marquette and North Georgia	109	110
Sav. Americ. and Mont. Ist.	94	95 1/2
Georgia	202	204
Atlanta and Charlotte	88	90
Southwestern	131	133
Central	131	133
Central debenture	98 1/2	100
Augusta and Savannah	100	101
Atlanta and West Point	106	108
Atlanta and West Point debenture	99 1/2	100 1/2

THE STOCK MARKET.
The Day on the Floor of the New York Stock Exchange.

NEW YORK, January 13.—The stock market was quiet today with the usual preponderance of a few stocks in the amount of business done and a general sagging tendency which carried prices down fractionally in the general list, while coal stocks were again positively weak and in some of them material losses were scored. Reading and its affairs were a great center of interest and dissatisfaction over the course of affairs was shown in the pressure of long stock for sale in the early dealings. The decision denying an injunction against voting for a trust was known shortly after the opening of the board, but seemed to have no material influence upon the course of stock, as it leaves things just as they are, and is regarded as a substantial victory for the Cortin party. The bears, seeing the drift of the stock, proceeded to cut the market away from long sellers, and large blocks of it changed hands in the first hour, resulting in a decline of 1 1/2 per cent. Other coalers sympathized closely with Reading and Jersey Central, and Delaware and Hudson sold at a materially lowest price than last week, the former lower price showing a loss of three per cent. Lackawanna was active, but was still well supported, though it sagged off with others, and closed with a loss of over one per cent. There was little interest in the rest of the list, though New England displayed considerable strength in the face of the early decline, as did Wheeling and Lake Erie stocks, and sugar refineries. The last named, in fact, was the only really strong stock in the market, and stands alone this afternoon in showing material improvement. Kansas and Texas was active, but the others were lower, slightly toward the close when the covering of shorts caused a slight rally in the general list, and coal stocks, especially Jersey Central, rose considerably above the lowest figure. The market closed quiet on the rally. Sugar rose 1/2 per cent. tonight, but all the others were lower, and Delaware and Hudson lost 2 1/2 per cent. Lackawanna 1 1/2, and Northern Pacific, Rock Island and Tennessee 1 1/2 per cent. Sales of stocks aggregated 231,000 shares. Exchange dull but steady at \$43.45. Money close, ranging from \$41.12 to \$42.66. Subtreasury balances: Coin \$161,730,000; currency \$8,971,000. Governments dull but steady; 4 1/2 per cent. 104 1/2; State bonds entirely neglected.

WHEAT.	Opening.	Highest.	Closing.
January	78 1/2	79 1/2	78 1/2
February	82	83 1/2	82
May	82 1/2	83 1/2	82 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2
July	29 1/2	30 1/2	29 1/2
October	29 1/2	30 1/2	29 1/2
January	29 1/2	30 1/2	29 1/2
February	29 1/2	30 1/2	29 1/2
May	29 1/2	30 1/2	29 1/2

A DWELLING BURNED.

A SPARK FROM AN ENGINE LEAVES A FAMILY HOMELESS.

The Sad Calamity That Befell Mr. Benjamin Carr, in Bellwood, Yesterday Morning—The Family Homeless.

A family was left homeless by a spark from a locomotive engine yesterday morning. Mr. Benjamin Carr owned a three-room dwelling, with a store-house attached, at the corner of the railroad and Greenberry road, in Bellwood.

A few days ago Mr. Carr decided to have the sides of the houses nearest the railroad plated with sheet iron, as a protection from the sparks of passing engines.

That was to have been done this week.

BUT HE WAITED TOO LONG, for as the fast mail on the East Tennessee road went thundering by at 3:30 o'clock yesterday morning, a shower of sparks were whirled hither and thither by the gale that was blowing at the time, and one of them lighted on the dwelling.

The family was asleep in the house, and knew nothing of the impending danger.

Watchman Flournoy, at the crossing, saw the blaze on the roof, and ran with all haste to give the alarm. He found a newboy, and the two ran and awoke the inmates, and made heroic efforts to stop the progress of the fire. But their work was of no avail. Fanned by the blast, the flames quickly enveloped the dwelling and extended to the store.

BARELY ESCAPED, and each caught up a piece of furniture, and by hard work they saved the contents of the house. The store was fortunately empty, and only a little lumber of various sorts was contained in the room.

Both dwelling and store were burned to the ground, and both were a total loss, as there was no insurance on either.

The alarm was rung in, and the department went as far as the city limits, and finding the fire outside the city, turned back.

Mr. Carr is an honest, hardworking man, and the loss of the property falls very heavily upon him.

Had the watchman at the crossing been a little less watchful the catastrophe might have proven fatal to some of the inmates of the dwelling, as it was an hour when few people were abroad, and the family inside the building were all sound asleep.

MORE BANKS FOR ATLANTA.

The Growth of the City Necessitates More Banking Facilities.

Everybody should encourage all banking enterprises in our midst.

Said a well known banker yesterday: "It is a great mistake that people make who say that we possibly are getting too many banks. Why," said he, "the banking capital of this city has not grown any more in proportion to the rapid growth and development of our great city. We need more banks, and it is a fact that three of our largest manufacturing institutions here use as much money in one year as the combined capital of about four of our banks. They can't be accommodated here and are compelled to get money elsewhere."

"This should not be, and when you are called upon to help start a banking enterprise, it should be every citizen's duty to assist in the matter. Some of our loan companies are increasing their capital with the object of going into general banking. They should be encouraged. Why not make Atlanta the financial center of the south. We can do it. First-class banks with conservative management induce factories to locate here. "We need all the banks we get. Take their stock as a safe investment. Every bank here is in fine condition, and making money."

ATLANTA, Ga., January 13, 1890.—Whereas, The students of the Southern Medical college, this day in mass meeting assembled to take action upon the death of the beloved wife of our most honored and esteemed fellow classmate, A. H. Whitman, and the undersigned being appointed as a committee to draft such resolutions as may be proper, be it

Resolved, That we, as representatives of our most honorable body, do and hereby tender our most sincere and heartfelt sympathy for him in this, his dark hour of sore distress and sad bereavement. And it is our prayer that almighty and holy physician may attend him and administer to him such consolation as he alone can give. And be it also

Resolved, That a copy of this paper be sent to our bereaved brother, and that it also be published in THE ATLANTA CONSTITUTION and Journal. Respectfully submitted,

C. H. HARRIS, Chairman.
J. W. PAUL,
W. B. COX,
G. W. RATTLE,
C. E. JOHNSON.

Every person should use all precautions at this time against la grippe, influenza, or the general tendency to colds, and Brewer's Lung Restorer is the best medicine for that purpose.

Are free from all cramps and irritating matter. Concentrated medicine only. Carter's Little Liver Pills. Very small; very easy to take; no pain; no griping; no purging. Try them.

A Wise Woman

Will try and preserve her charms. She may lack classic outline of form, but she should use SOZODONT, and retain the beauty and usefulness of her teeth. A fine set of teeth is one of the highest charms SOZODONT will do this work.

Nature's Soft Nurse,

As Shakespeare said sleep, feeds the nervous the dyspeptic, affects the head, throat and lungs. Wild cherry bark, mullein leaves, sarsaparilla and pine tar made into syrup with strained honey are the principal ingredients of Hunnicutt's Throat and Lung Cure. It has proven a successful cure for colds, coughs, asthma and bronchitis, and if used as a preventative for the coming disease will never fail. For sale by druggists. Price \$1 per bottle. Trial size 25 cents each. Hunnicutt Medicine Co., Atlanta, Ga.

By all druggists at 25c and 50c a box.

Southern Home

Building and Loan Association, 321-23, Broad street. Call and get pamphlet giving full information.

Russian Influenza.

All physicians agree that "La Grippe" is a severe cold affecting head, throat and lungs. Wild cherry bark, mullein leaves, sarsaparilla and pine tar made into syrup with strained honey are the principal ingredients of Hunnicutt's Throat and Lung Cure. It has proven a successful cure for colds, coughs, asthma and bronchitis, and if used as a preventative for the coming disease will never fail. For sale by druggists. Price \$1 per bottle. Trial size 25 cents each. Hunnicutt Medicine Co., Atlanta, Ga.

The New York "University" says of Mr. Chaney's new book, "Bible," the author's object is to reconcile science and religion, and well has he accomplished it." For sale at Miller's.

Poplar Pure,

Best, Cheapest, Juicy, Rippe, Favorite Brand.

Has No Equal. Easiest to Sell. Gives Good Profit. QUACKENBERRY.

New Revised City Map

of Atlanta, nicely bound in cloth, 25c, by mail 35c. John M. Miller, 31 Marietta street.

Notice.

I hereby give notice to all concerned that I have resigned my position as president and director of the American Building, Loan and Tontine Savings Association. E. J. DAKSLEY.

[W. F. Parkhurst,

Accountant and commercial examiner. Partnership, public officers, books and accounts checked up and settlements made individually and on order of arbitration. Also notary public. Office, 217 Whitehall st.

Since Mr. M. L. Harrett has taken the management of the Marshall house, Savannah, Georgia, the increase in business has been so marked that it is called phenomenal, and speaks well for the popularity of Mr. Harrett.—The Boston Home Journal.

MISCELLANEOUS.



ONE ENJOYS

Both the method and results when Syrup of Figs is taken; it is pleasant and refreshing to the taste, and acts gently yet promptly on the kidneys, Liver and Bowels, cleanses the system effectually, dispels colds, headaches and fevers and cures habitual constipation. Syrup of Figs is the only remedy of its kind ever produced, pleasing to the taste and acceptable to the stomach, prompt in its action and truly beneficial in its effects, prepared only from the most healthy and agreeable substances, its many excellent qualities commend it to all and have made it the most popular remedy known.

Syrup of Figs is for sale in 50c and \$1 bottles by all leading druggists. Any reliable druggist who may not have it on hand will procure it promptly for any one who wishes to try it. Do not accept any substitute.

CALIFORNIA FIG SYRUP CO.

SAN FRANCISCO, CAL.

LOUISVILLE, KY. NEW YORK, N.Y.

ALEXANDER'S TONIC PILLS

Great invigorator. Blood, Purifier, Flesh Maker and Nerve Tonic. Cures Malaria, Biliousness, Constipation, Indigestion, General Debility, Gravel, Rheumatism, Pimples and Skin Diseases. Small sugar coated pills, 50 pills, 50 cents. Alexander's Medicine Co., New York.

Money Returned by following druggists if Alexander's Cholera Infantum Cure, Cholera Morbus Cure, or Pile Ointment fails to cure:

These medicines are sold by C. O. Tyner, Stoney, Gregory & Co., J. H. H. Wagner, Sharp Bros., Connally & Christian, D. S. Goldsmith & Co., M. B. Avery & Co., J. C. Huss, Smith & Hightower, L. R. Bratton, Hutchinson & Bro. At wholesale by Lamar Drug Co. June 1st arm

HERE IT IS!

—SURE CURE FOR—

Russian Influenza

—THE VERY BEST—

COUGH MEDICINE.

HUNNICUTT'S

THROAT AND LUNG CURE

—OF—

Mullein, Tar, Wild Cherry and Honey.

—CURES—

Colds, Coughs, Sore Throat, Bronchitis, Asthma and All Throat and Lung Diseases.

TO STAY CURED.

Remember it contains neither opiate nor minerals of any kind. Six dollars for \$5.00. For sale by all druggists.

HUNNICUTT MEDICINE CO.

Supreme Court Decisions

The head notes of the decisions rendered by the Supreme Court of Georgia for March term, 1889, are just published in pamphlet form.

No lawyer desirous of keeping abreast of his profession can afford to be without the pamphlet.

Send \$1 and we will forward it promptly.

CONSTITUTION JOB OFFICE, Atlanta, Ga.

TO ARTISTS!

I have a large lot of tube paints that I will close out at the following prices:

Ordinary single tubes, 5c each.

Finer colors, one-third off list price.

A. P. Tripod.

40 DECATUR STREET,

Manufacturer of Ready Mixed Paints and White Lead. Also dealers in Painters' Supplies.

Window Glass, Cement, Plaster, Etc.

RECEIVER'S SALE.

UNTIL 12 M., FRIDAY, JANUARY 17th, I will receive bids for the entire stock of J. A. JACOBUS, 148 DECATUR STREET, consisting of

READY-MADE CLOTHING, HATS, BOOTS AND SHOES, FUR GOODS AND NOTIONS.

Walter H. Rhett, Receiver,

31-2 Whitehall Street.

Jan 12 d 61

JEWELRY.

STILSON, JEWELER.

55 WHITEHALL ST.

Reliable Goods.

Fair Dealing.

Bottom Prices.

GET YOUR Blank Books, Ledgers,

Journals, Cash Books,

Binding, Electrotyping,

etc., etc., of

JAS. P. HARRISON & CO.,

(THE PARKER PUBLISHING HOUSE.)

Consult them before placing your orders.

P. J. KENNY

WHOLESALE

LIQUOR DEALER

Agent for the Celebrated L. L. Dillinger

PENNSYLVANIA

RYE WHISKY

Also has in stock a fine assortment of Gibson's, McBrayer and Atherton Rye and Bourbon Whisky for medicinal and family use; also imported Orléans, Henney and Martell Brandy, Sherry, Port, Claret Wine and Champagnes. A large line of California Dry and Sweet Wines in wood and bottle.

Sweet Mash Country Corn Whisky a specialty. Sole agent for the celebrated Original Budweiser beer.

P. J. KENNY,

40 Decatur St.

ATLANTA, GEORGIA.

sep28-dly 7p

TRUNKS! TRUNKS!

WE SHALL MANUFACTURE

60,000 Trunks!

—DURING THE—

YEAR 1890,

—AND—

WILL SELL CHEAPER

By far than any other southern manufacturer.

BARGAIN TO OFFER YOU!

ABE FOOT & BRO.,

34 WHITEHALL STREET.

STONEY, GREGORY & CO.

Pure Drugs!

LOWEST CUT PRICES!

LACK

BILIOUS

BULLETS

DR. FRED B. PALMER'S

The Most Effective

LIVER PILLS.

ATLANTA AND NEW ORLEANS SHORT-LINE.

ATLANTA AND WEST POINT RAILROAD CO.

The most direct and best route to Montgomery, New Orleans, Texas and the Southwest.

The following schedule in effect Dec. 22, 1889:

SOUTHBOUND.

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

Arrive Atlanta..... 1:25 pm No. 50

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

Arrive Atlanta..... 1:25 pm No. 50

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

Arrive Atlanta..... 1:25 pm No. 50

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

Arrive Atlanta..... 1:25 pm No. 50

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

Arrive Atlanta..... 1:25 pm No. 50

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

Arrive Atlanta..... 1:25 pm No. 50

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

Arrive Atlanta..... 1:25 pm No. 50

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

Arrive Atlanta..... 1:25 pm No. 50

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

Arrive Atlanta..... 1:25 pm No. 50

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

Arrive Atlanta..... 1:25 pm No. 50

Leave Atlanta..... 1:25 pm No. 50

Arrive New Orleans..... 2:30 pm No. 50

Leave New Orleans..... 2:30 pm No. 50

I Have Just Finished Taking Stock and Have a Great Many

ODD PANTS LEFT FROM SUITS.

This is Your Chance to Get a Pair of Pants at Your Own Price.

OVERCOATS AND HEAVY SUITS.

AT CLOSING PRICES.

GEORGE MUSE.

38 WHITEHALL STREET.

BLUTHENTHAL & BICKART,

(B. & B.)

Wholesale Liquors.

OLD CHARTER WHISKY.

46 AND 48 MARIETTA ST., ATLANTA, GA.

oct2-dly un muse

GEORGE W. MARKENS,

WHOLESALE LIQUOR DEALER!

Pennsylvania Rye and Kentucky Bourbon Whisky.

Monogram Rye, Finches Golden Wedding, McBrayer, Westmoreland Club. Full line of Champagne, Fine Cider, etc. Country orders solicited. Postoffice box 201. SOUTH PRYOR STREET. sep17-dm un Joe Thom

The Atlanta City Brewing Co. Ahead

THE FIRST PREMIUM

For the Best Quality of Beer

BY THE JUDGES OF THE PIEDMONT EXPOSITION,

Having been awarded to this, our Home Institution,

To which fact we point with just pride. With vastly increased facilities and best improvements we are prepared to supply the increasing demand for our justly celebrated Lager Beer, brewed by our company, put up in kegs, bottles of half pints, pints and quarts, delivered to any part of the city or shipped to any point in Georgia and the south.

Best Canadian Malt, choice Bohemian, Bavarian and California Hops only are used for the manufacture of our Beer, and which are free for inspection at all our brewery, corner Harris street and Courtland avenue.

Orders taken and promptly filled at No. 8 West Wall street. Telephone 1249.

We solicit the patronage of the trade throughout the south.

PURE DRUGS.

Nothing Adulterated!

Nothing Substituted!

We Sell Nothing but the Genuine!

Prescriptions Carefully Compounded at All Hours, Day and Night.

Come and Buy Pure and Unadulterated Goods

C. O. Tyner, Corner Marietta and Broad.

M. B. Avery & Co., Peachtree Street.

D. S. Goldsmith & Co., Corner Whitehall and Garnett.

C. D. Jones, 26 Whitehall.

R. L. Palmer, Kimball House.

Smith & Hightower, 102 Whitehall.

Peacock & Legge, cor. Pryor and Decatur.

Sharp Bros., Marietta Street.

Stoney, Gregory & Co., Peachtree and Decatur.

L. R. Bratton, cor. Peachtree and Forsyth.

THE ATLANTA NATIONAL

BUILDING AND LOAN ASSOCIATION.

ROOMS 13, 14 AND 15, TRADERS' BANK BUILDING, ATLANTA, GA.

MISCELLANEOUS.

DIAMONDS.

Large and choice collection of both loose and mounted stones.

FREEMAN & CRANKSHAW.

top col 5p

Van Winkle Gin and Machinery Company,
Office 214 Marietta Street,
Factory on Belt Line and W. & A. Railroad,
Telephone 305.
E. VAN WINKLE, Pres. W. W. BOYD, Sec. & Tr.
Sole agents under P&C

OPIUM.

SOUTHERN SANITARIUM,
134 CAPITOL AVENUE, ATLANTA, GA.

THIS HYGIENICALLY CONDUCTED INSTITUTION has during its fifteen years of successful operation restored thousands of people to health. The universal results obtained is a marked feature of this institution. All forms of Nervous, Gastric, Hygienic, and Renal disorders, as well as all diseases peculiar to invalid ladies, yield to the processes with a certainty and rapidity unknown to other methods of treatment.

Appointments include Baths of Varied Forms, Massage, Swedish Movements, Electricity, Hygienic, Dietary, Pneumatic and Vacuum Treatment, etc.

All applied on principles scientifically exact and definite, which, together with pleasant surroundings and refined social surroundings, makes this in every respect the most perfect Sanitarium south. Refers with permission to some of the most refined and intelligent people of this and other states of the Union.

For pamphlets and particulars address as above.

U. O. ROBERTSON, M. D.,
ATLANTA, GA.

A. L. Belkin & Co.
93 WHITEHALL STREET.

Are now offering the largest stock of
DIAMONDS,
Watches, Clocks, Jewelry, Silver-
ware, Spectacles, Etc., in the south
at prices positively

LOWER THAN THE LOWEST.
Come and examine our stock.

\$7,000.
Having bought the entire stock of

TOBACCO AND CIGARS
Of J. Steinheimer & Co., will now offer
good goods at ACTUAL COST in order to
close out within the next THIRTY DAYS.
Come at once and secure bargains.

DAVID MAYER, 36 WALL ST.

COMMERCIAL COLLEGE OF KENTUCKY UNIVERSITY,
LEXINGTON, KY.

DRUNKENNESS
LIQUOR HABIT.

DR. HAINES' GOLDEN SPECIFIC.

DR. BOWES & CO.

Southern Medical Dispensary.
212 MARIETTA ST., ATLANTA, GA.

Chronic, Nervous, Blood and Skin
Diseases.

NERVOUS debility, seminal losses, im-
punity, loss of memory, effort of bad habits, con-
fusion of ideas, safety and permanently cured.

BLOOD AND SKIN diseases, eczema,
results totally eradicated. Ulcers, blotches,
sores or ulcerated throat and mouth, scrofula, ery-
sipelas permanently cured when others have failed.

URINARY kidney and bladder troubles,
gonorrhea, gleet, urinary sediments, cystitis, etc.,
quickly cured.

URETHRAL STRICTURE permanently
cured without any cutting or cauterizing, or
interruption of business or occupation.

CURES GUARANTEED.
A SURE CURE to young and middle-aged men
who have foolishly wasted their time.

Dr. Bowes is a graduate of the great University
of Michigan, of twenty years' experience, and is
strictly reliable. Send six cents in stamps for
"Perfect Question List" and book on diseases of
men. Enclose stamps for reply to your letter.
Call on or address
DR. BOWES & CO.,
212 Marietta St., Atlanta, Ga.

References: Constitution, Jacobs Pharmacy Co.
dec 7 d 1 n r n

DEAFNESS CURED by Dr. J. P. Felt.
Felt's Ear Cure is a simple, safe, and effective
method of curing deafness. It is a secret, and
is not known to the public. It is a cure for
deafness, and is a cure for deafness.

NEW GUIDE TO ATLANTA
with new revised map, handsomely bound in
cloth, only 25c, by mail 35c. For sale by John H.
Miller, 31 Marietta Street.

DEAD IN HIS BED.

A WELL KNOWN PRINTER'S SAD
DEATH IN CHARLOTTE.

Chalmers Turner Lays Down in His Usual
Health and Awakes in Another World.

His Wife and Children in Atlanta.

Chalmers Turner, a well known printer,
was found dead in his bed, in Charlotte, yester-
day morning.

Turner was about twenty-six years of age,
and well known in Atlanta.

He was for a long time connected with
the Atlanta Newspaper Union, and worked on
the Constitution. Some time ago he went to Charlotte,
North Carolina, and was employed as press-
man by the Newspaper Union there.

Yesterday morning his family received a
telegram from Charlotte, stating briefly that
he had been found dead in bed at his room in
that city. So far as could be learned, he re-
tired soundly in his usual health, and when
found yesterday morning he was cold in
death.

He had apparently died without a struggle,
and every indication pointed toward an affection
of the heart.

Turner married a daughter of Mr. William
Fleming, superintendent of streets in Atlanta,
and his wife and two children reside
in this city. Mrs. Turner is heartbroken over
his sudden death.

Last evening his brother-in-law, Tom
Shields, left for Charlotte, in response to the
physician asking for directions as to the dis-
posal of the body. He will bring the remains
to Atlanta where a funeral will occur today.

The deceased was an honest, hard-working
printer, and those who knew him loved him for
his wholesome, generous disposition.

The family has the sympathies of many
friends in their sad bereavement.

THE EXPOSITION COMPANY.
Extract from the Secretary's Report—Some
Resolutions.

The report of Secretary Arnold, of the Piedmont
Exposition company, made to the shareholders at
a meeting on January 11th, shows the assets and
liabilities, receipts and expenditures, and the
balance in the treasurer's hands to the credit of
the exposition company.

The assets and liabilities are as follows:

ASSETS. LIABILITIES.
Cost of buildings and im-
provement of grounds, ex-
hibiting and machinery,
furniture and fixtures, for
1887, \$51,814.69

Cost of buildings, improve-
ment of grounds, exhib-
iting, machinery, furni-
ture, live stock and im-
plements for 1889, 24,608.02

Less profits 1887, \$23,644.44
Less profits 1889, 19,890.79
43,535.23

Cash on hand, 1,506.04
Real estate, 85,960.00
Improvements, 180,000.00
Due on preferred stock, 5,635.65
Common stock, 60,000.00
Preferred stock, 40,000.00
First mortgage bonds, \$38,000.00
Redeemed, 9,000.00
Second mortgage bonds, 6,300.00
Redeemed, 6,300.00
Sundry creditors, 70.46

By admission—
Gate tickets, \$28,846.25
Coupons sold by railroads, 25,765.65
64,611.90
Sale of privileges, 12,240.35
Donations from railroads, 7,250.00
Public donations, 8,004.50
Sundry resources, 184.19

Current expenses, \$73,400.00
Profit, 1889, 19,890.79
\$93,290.85 \$93,290.85

IN SOUND CONCLUSION.
Concluding the secretary's report says: "From
the foregoing it will be seen that the
Exposition company is in sound condition; that it
has paid all expenses, redeemed all mortgages,
and has deducted from the actual cost of
buildings, improvement of grounds, machinery,
furniture, live stock and implements, amounting
to \$76,422.71, the profits for the years 1887 and 1889
and \$45,355.23, so that said buildings, etc., appear
in the books of the company only with the sum of
\$32,867.48; showing the strength of the company,
which, it is believed, will be as great a source of
satisfaction to its members and friends as it is to
its officers."

THE CHRYSAETHIUM SHOW.
The premium list regarding the chrysaethium
show, October 28th to November 1st, inclu-
ding the next day, is being prepared, and will
be ready for distribution on November 14, 1889, is now ready,
and can be obtained by addressing Charles Arnold,
secretary.

VICE-PRESIDENTS AND DIRECTORS.
The shareholders, after receiving the secretary's
report, proceeded with the selection of vice-
presidents and directors.

The following gentlemen were elected as vice-
presidents of the company:

Governor John B. Gordon, Mayor John T. Glenn,
Hon. Pat Culberson, Captain E. H. Howell,
Governor R. B. Bullock, Mr. Hoke Smith, Mr. J. G.
Oglethorpe, Mr. C. A. Collier, Mr. Joseph Kings-
berry.

The directors elected consist of the following
gentlemen:

C. A. Collier, Joe Kingsberry, Forest Adair, J. R.
Graindine, G. V. Green, J. A. Miller, P. R. Rice, J.
J. Sullivan, R. F. Walker, W. Grant, Clarence
Knowles, M. F. Amour, W. W. Boyd, H. H. Cab-
anet, D. O. Dougherty, W. A. Gregg, L. J. Hill,
T. P. Meador, E. C. Peters, J. C. Gooden,
Rich. Joseph Thompson, Grant Wilkins, James R.
Wylie, D. M. Bain, D. D. Spalding, E. E. Brady,
M. C. Kiser, W. B. Miles, H. L. Phelan, F. H. Snook, H.
B. Toulmin, H. L. Wilson, J. F. Falvey, J. W. Eng-
lish, Clark Howell, Jr., E. P. Black.

AFTER THE vice-presidents and directors were
elected, the shareholders adopted an amendment
to the charter of the company. The amendment
sets forth that which was granted by the superior
court, that the company was duly incor-
porated on the 24th of April, 1887, but it desired
an amendment to its charter, authorizing an in-
crease in the capital stock to any sum not exceed-
ing two hundred and fifty thousand dollars, and
may in the discretion of a majority of its share-
holders be decided as to the amount and the ex-
penses of such increase, and the company is au-
thorized to issue such stock, and to receive therefor
the sum of one hundred dollars each.

Continuing it set forth that the company de-
sired its charter further amended, so that it would
have authority to issue such series of preferred
stock with such terms and conditions as a
majority of its shareholders may deem expedient,
and that it has authority to issue bonds and
other evidences of debt and to secure the same by
mortgage or deed of trust covering its property
and franchises, or in such other manner as may be
deemed expedient. The company further asked au-
thority to establish, conduct and maintain such
club houses, under such rules and regulations as
to its use, the payment of dues there-
for, and otherwise as deemed expedient by its board of di-
rectors; and that we have authority to own and
maintain such driving parks, exposition grounds,
buildings, tracks, ways and drives as may be ne-
cessary to the holding and conducting of such
clubs, meetings, displays and exhibitions, and
as may be deemed expedient and proper, and to
offer such stakes, premiums, purses, rewards and
prizes as it may determine upon, and that its ob-
jects be generally so increased and enlarged as to
enable it to do, conduct maintain and carry on any
of the foregoing businesses, and to own, use and
enjoy all such real and personal property as may
be necessary or expedient for such purposes, and
the same to alien, convey, dispose of, mortgage or
encumber at pleasure.

This amendment, as stated above, was granted
by the superior court.

The following resolution was adopted by the
shareholders:

Resolved, by the stockholders in annual meet-
ing assembled that:

1. That the amendment to the company's char-
ter granted by the superior court on Janu-
ary 10, 1890, be and it is so received and accepted.

2. That the capital stock of this company be and
it is fixed at \$100,000, divided into shares of \$100
each, of which \$40,000 is fixed as preferred stock
as heretofore defined, and the balance of \$60,000,
is fixed as common stock.

3. That the president and secretary are in-
trusted with the preparation of proper certificates of
stock to cover both said classes of stock, and that
they issue to the proper parties certificates of
stock for their shares in the company.

4. That all acts of this company heretofore had,
either by its shareholders or directors, which
might otherwise be questioned on account of the
want of charter powers, be and they are now here-
by ratified, confirmed and approved as binding on
this company.

Coughs and Hoarseness.—The irritation which
induces coughing immediately relieved by use of
"Brown's Bronchial Troches." Sold only in
boxes.

THE WEATHER REPORT.

Special Bulletin.

The following telegram has been received from
the chief signal officer of the army:
WASHINGTON CITY, January 13, 1890, 10 a. m.—
Holst cold wave signal. Temperature will fall to
about 30 degrees by 8 a. m., January 14.
A. W. GREENE, Chief Signal Officer.

Indications for Georgia.

WASHINGTON, January 13.—Indications for to-
morrow: Colder, fair weather, northerly winds.

OBSERVER'S OFFICE, SIGNAL SERVICE, U. S. A.
(Gold Building).
ATLANTA, Ga., January 13.
All observations taken at the same moment of
actual time at each place.
Observations taken at 8 p. m.—seventy-fifth
meridian time—at each place.

STATIONS.	Barom.	Therm.	Wind.	Relativ.	Weather.
Meridian.....	30.34	40.28 N	8	.00	Cloudless
Memphis.....	30.24	40.40 N	10	.00	Cloudless
Pensacola.....	30.28	40.40 N	8	.00	Cloudless
Mobile.....	30.28	40.40 N	8	.00	Cloudless
Montgomery.....	30.30	40.40 N	10	.00	Cloudless
New Orleans.....	30.24	40.40 N	8	.00	Cloudless
Galveston.....	30.26	40.40 N	10	.00	Cloudless
San Antonio.....	30.26	40.40 N	10	.00	Cloudless
Corpus Christi.....	30.22	40.40 N	10	.00	Cloudless
Brownsville.....	30.18	40.40 N	10	.00	Cloudless
El Paso.....	30.22	40.40 N	10	.00	Cloudless
San Diego.....	30.22	40.40 N	10	.00	Cloudless

LOCAL OBSERVATIONS.
(Local Time.)
TIME OF OBSERVATION.
T. a. m. 30.16 40.47 W 8 .08 LL Rain
P. m. 30.28 40.30 NW 12 T. Cloudless
Maximum Thermometer..... 56
Minimum Thermometer..... 40
Total Rainfall..... .08

Rheumatism in the back, shoulders, hips,
ankles, elbows, or wrists, is caused by accumu-
lation of acid from the blood. Hood's Sarsa-
pilla neutralizes the acid and thus cures
rheumatism.

To stimulate the appetite and secure good
digestion, use Angostura Bitters. Sole Manu-
facturers Dr. J. G. B. Siegert & Sons. Ask
your druggists.

PHILIP'S DIGESTIBLE COCOA
Does not disrobe and adds flesh and weight.

Ministers, Lawyers, Teachers, and others
whose occupation gives but little exercise,
should use Carter's Little Liver Pills for torpid
liver and biliousness. One is a dose. Try them.

Entitled to the Best.
All are entitled to the best that their money
will buy, so every family should have at once
a bottle of the best family remedy, Syrup of
Figs, to cleanse the system when constive or
bilious. For sale in 50c and \$1 bottles by all
leading druggists.

Thanks to Mrs. Winslow's Soothing Syrup,
we have been relieved from sleepless nights of
painful watching, with poor, suffering teething
children. Twenty-five cents a bottle.

Young Men, Attend this College.
Over fifty young men from ten states, Canada
and Newfoundland commenced the past week at
the Commercial College of Kentucky university,
Lexington, Ky.

Money to Loan.
Southern Home Building Loan Association
321-2 S. Broad Street. Call for pamphlet. js-ft

New map of Atlanta, with guide to Atlanta,
handsomely bound in cloth, only 25c, by mail 30c.
John M. Miller, 31 Marietta street. tf

Miss Aleotti greatly liked Mr. Chaney's books for
boys "F. Grant & Co." and "Tom." She used to
read them to her little men and women. For sale
at Miller's.

New Map of Atlanta.
Fine cloth binding, only 25c, by mail 30c. For
sale by John M. Miller, 31 Marietta street. tf

FUNERAL NOTICE.
The friends and acquaintances of Mr.
and Mrs. F. L. Green and Mr. and Mrs. Jerome
Silvey are respectfully invited to attend the
funeral of Frank W. Green today at 2 p. m.
from St. Paul's church, on Hunter street.
Residence 306 East Fair street. Interment at
Oakland.

MEETINGS.
The Atlanta Glass Company.
By order of the board of directors a meeting of
the stockholders of the Atlanta Glass Company is
called at the company's office for 10 a. m., Tuesday,
January 22, 1890, to receive the annual report,
and to transact such business as may come before
the stock of funding the debt, and increasing capacity
of the business.
J. W. KARKIN,
Jan 12 dly

Notice, Atlanta Chamber of Commerce.
The regular monthly meeting of the chamber of
commerce will be held on Tuesday, January 14th,
at 11 o'clock, a. m. All members are requested to
be present.
H. G. SAUNDERS,
Secretary.

Masonic Notice.
A regular communication of Gate City
Lodge No. 2, F. & M. A. M., will be held in
Masonic hall, corner Marietta and Broad
streets, this evening at 7 o'clock. Usual
business and work in degrees. All M.
M. in good standing are cordially invited to be
present.
JOHN S. PARKS, W. M.
EUGENE HARDENMAN, Secretary.

Guardian's Sale.
BY VIRTUE
of an order of the Court of Ordinary of said
county, granted at the January term, 1890, will be
sold before the court, at Court house in said county
on the first Tuesday in February, 1890, within the
legal hours of sale, the following property of Mary
Lou Culberson, minor, to-wit: A one-ninth undi-
vided part of a tract of land in said state and
county, in the town of West End, and more par-
ticularly described as follows: Bounded on the
east by Lawton street, south by Gordon street,
and north on the 24th of April, 1887, but it desired
an amendment to its charter, authorizing an in-
crease in the capital stock to any sum not exceed-
ing two hundred and fifty thousand dollars, and
may in the discretion of a majority of its share-
holders be decided as to the amount and the ex-
penses of such increase, and the company is au-
thorized to issue such stock, and to receive therefor
the sum of one hundred dollars each.

Continuing it set forth that the company de-
sired its charter further amended, so that it would
have authority to issue such series of preferred
stock with such terms and conditions as a
majority of its shareholders may deem expedient,
and that it has authority to issue bonds and
other evidences of debt and to secure the same by
mortgage or deed of trust covering its property
and franchises, or in such other manner as may be
deemed expedient. The company further asked au-
thority to establish, conduct and maintain such
club houses, under such rules and regulations as
to its use, the payment of dues there-
for, and otherwise as deemed expedient by its board of di-
rectors; and that we have authority to own and
maintain such driving parks, exposition grounds,
buildings, tracks, ways and drives as may be ne-
cessary to the holding and conducting of such
clubs, meetings, displays and exhibitions, and
as may be deemed expedient and proper, and to
offer such stakes, premiums, purses, rewards and
prizes as it may determine upon, and that its ob-
jects be generally so increased and enlarged as to
enable it to do, conduct maintain and carry on any
of the foregoing businesses, and to own, use and
enjoy all such real and personal property as may
be necessary or expedient for such purposes, and
the same to alien, convey, dispose of, mortgage or
encumber at pleasure.

This amendment, as stated above, was granted
by the superior court.

The following resolution was adopted by the
shareholders:

Resolved, by the stockholders in annual meet-
ing assembled that:

1. That the amendment to the company's char-
ter granted by the superior court on Janu-
ary 10, 1890, be and it is so received and accepted.

2. That the capital stock of this company be and
it is fixed at \$100,000, divided into shares of \$100
each, of which \$40,000 is fixed as preferred stock
as heretofore defined, and the balance of \$60,000,
is fixed as common stock.

3. That the president and secretary are in-
trusted with the preparation of proper certificates of
stock to cover both said classes of stock, and that
they issue to the proper parties certificates of
stock for their shares in the company.

4. That all acts of this company heretofore had,
either by its shareholders or directors, which
might otherwise be questioned on account of the
want of charter powers, be and they are now here-
by ratified, confirmed and approved as binding on
this company.

Coughs and Hoarseness.—The irritation which
induces coughing immediately relieved by use of
"Brown's Bronchial Troches." Sold only in
boxes.

New Guide to Atlanta
with new revised map, handsomely bound in
cloth, only 25c, by mail 35c. For sale by John H.
Miller, 31 Marietta Street.

MISCELLANEOUS.

Why Cough,

WHEN a few doses of Ayer's Cherry
Pectoral will relieve you? Try it.
Keep it in the house. You are liable to
have a cough at any
time, and no other
remedy is so effective
as this world-
known and prepa-
ration. No household,
with young children,
should be without it.
Scores of lives are
saved every year by
its timely use.

Amanda B. Jenner, Northampton,
Mass., writes: "Common gratitude im-
pels me to acknowledge the great bene-
fits I have derived from my children from
the use of Ayer's Cherry Pectoral. I had lost two dear children
from croup and consumption, and had
the greatest fear of losing my only re-
maining daughter and son, as they were
delicate. Happily, I find that by giving
them Ayer's Cherry Pectoral, on the first
symptoms of throat or lung trouble, they
are relieved from danger, and are be-
coming robust, healthy children."

"In the winter of 1885 I took a bad
cold which, in spite of every known
remedy, grew worse, so that the family
physician considered me incurable, sup-
posing me to be in consumption. As a
last resort I tried Ayer's Cherry Pectoral,
and, in a short time, the cure was
complete. Since then I have never been
without this medicine. I am fifty years
of age, weigh over 150 pounds, and at-
tribute my good health to the use of
Ayer's Cherry Pectoral."—G. W. Youker,
Salem, N. Y.

"Last winter I contracted a severe
cold, which by repeated exposure, be-
came quite obstinate. I was much
troubled with hoarseness and bronchial
irritation. After trying various medi-
cines, without relief, I at last purchased
a bottle of Ayer's Cherry Pectoral. On
taking this medicine, my cough ceased
almost immediately, and I have been
well ever since."—Rev. Thos. B. Russell,
Secretary Holston Conference and P. E.
of the Greenville District, M. E. C.,
Jonesboro, Tenn.

Ayer's Cherry Pectoral,
PREPARED BY
DR. J. C. Ayer & Co., Lowell, Mass.
Sold by all Druggists. Price \$1; six bottles, \$5.

G. W. ADAIR,
Real Estate.

I HAVE FOR SALE SEVERAL PIECES OF
central property for investors.

I have vacant and improved property on Capitol
avenue and Whitehall street, near the
city hall.

I have the cheapest vacant lot on West Peach-
tree street, 100 feet front, \$7,000.

I have the choicest property, vacant and im-
proved, in the heart of the city, cheap.

I have a nice 5-room house on a good lot on
North Butler street. Owner is very anxious to
sell.

Call if you want to buy.

G. W. ADAIR,
5 Kimball House, Wall St.

GEO. WARE. JNO. S. OWENS.

WARE & OWENS,
21 Marietta St., Cor. N. Broad.

REAL ESTATE AGENTS.

ELEGANT TEN-ROOM RESIDENCE IN EDGE-
wood, every large lot, fine fruit, splendid gar-
den, pure water; near railroad station; com-
bines the pleasure of the country with the
convenience of the city; cheap.

Five-room cottage, a few feet of dummy line and
convenient to glassworks and railroad shops;
\$1,000.

Seven-room house, Luckie street, stable, garden,
large front yard, two rooms of west-
office; fine locality; central and cheap; \$5,000.
\$500 gets a bargain; Bellwood lot, 107x100, with
one-room house on it.

Four-room cottage on Formwalt street, new, lies
well; 50x100 to alley; can sell for \$1,200.

Five-room cottage, kitchen and servant's house,
50x150 to alley; Ellis street, in good vicinity;
price cheap and easy terms.

\$1,000—Handsome, elevated, commanding, on
Houston street. Come early if you want a
bargain.

\$1,000—We have a bargain in a store for this
amount; for renting property and safe invest-